


THE REJECTION OF CLAIMS 1 TO 19 UNDER 35 USC 112, FIRST PARAGRAPH FOR THE INCLUSION OF THE WORD "PREVENT" HAS BE OBIATED BY AMENDING THE CLAIMS TO INCLUD ONLY TREATMENT OF CELLS AS SUGGESTED BY THE EXAMINER.

THE REJECTION OF CLAIMS 1 TO 19BASED ON DOUBLE PATENTING HAS BEEN OBIATED BY FILING 2 TERMINAL DISCLAIMERS IN THIS CASE.

THE REJECTION OF CLAIMS 1 TO 5, 8, 10 AND UNDER 35USC102(E) HAVE BEEN OBIATED BY CLAIMING THE BENEFIT OF THE FILING DATES OF THE PARENT CASES.

ACCORDINGLY, ALL CLAIMS SHOULD BE ALLOWED AND SUCH ACTION IS EARNESTLY SOLICITED.

RESPECTFULLY SUBMITTED.



Werten F.W. Bellamy, REG. NO. 27,029

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